UNITED STATE DISTRICT COURTER'S OFFICE FOR THE DISTRICT OF MASSACHUSETTS 3: 54

Albert William Bleau Jr.

Plaintiff :

Vs. : Civil Action

No. 04 – 10469WGY

:

Bridgewell, Inc. (Greater Lynn Mental Health & Retardation Association), et al,

Defendants

Motion For Protective Oder

The plaintiff respectfully requests a protective order pursuant to federal rule 34.1 (c) (e) and 45.1 to deny defendant Bridgewell's subpoena of Citizens Bank requesting plaintiff's checking account records from January 2000. See attachment.

The records are confidential and releasing them is a violation of plaintiff's privacy Rights. The request is overly broad and the records are not a public record and have no relevance to the plaintiff's claims. This is nothing but a "fishing expedition". How plaintiff spent his income for rent, utilities etc. are not relevant.

The release of the records would be a violation of the Rehabilitation Act of 1973, as amended, 29 U.S.C. §§ 701, et seq., and in violation of Title II of the Americans with Disabilities Act of 1990 (ADA) as amended, 42 U.S.C. §§ 12131-12165 and 42 U.S.C. §§ 12101, et seq., and the United States Federal Confidentiality Regulations including 42.CFR part 2 DHHS and the United States Federal Standards for Privacy of Individually Identifiable Health Information, final rule (Privacy Rule), of December 2000

pursuant to the Administrative Simplification provisions of the Health Insurance
Portability and Accountability Act of 1996 (HIPPA) and 45 CFR Parts 160 and 164,
Subparts, 164, Subparts A and E. 6 and State and federal banking regulations.

The defendant has already requested information from plaintiff's employer regarding plaintiff's income. The plaintiff has refused to offer a settlement in this proceeding and has additionally refused to release any financials regarding GLMHRA and EMHC from January 1999 to the present time stating that they were not relevant to the case. These records were a public record until they were destroyed by the Attorney General's Office and EOHS.

The plaintiff has refused to offer a settlement in this proceeding and has additionally refused to release any financials regarding GLMHRA and EMHC from January 1999 to the present time stating that they were not relevant to the case.

The plaintiff has called the defendant and has been unsuccessful in resolving this dispute.

Plaintiff respectfully requests that plaintiff's motion is granted.

Dated: January 8, 2007

Albert W. Bleau Jr. 505 Paradise Rd. #208 Swampscott, MA 01907 (781) 962-2662

Respectfully submitted

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon all counsel of record by First Class Mail on January, 2007.

Albert W. Bleau Jr.

Garrick Cole Smith & Duggan LLP Two Center Plaza Boston, MA 02108-1906 (617) 248-1900 Donald K. Stern Bingham McCutchen LLP 150 Federal St. Boston, MA 02110 (617) 951-8250

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SAO88 (Rev. 1/94) Subpoena in a Civil Case		
UNITED STATES DIST	TRICT COURT	
ALBERT W. BLEAU, JR. V.	SUBPOENA IN A CIVIL CASE	
BRIDGEWELL, INC., et al.	Case Number: 04-CV-10469-WG	÷Υ
 Keeper of Records TO: Citizens Financial Group 28 State Street Boston, MA 02109 ☐ YOU ARE COMMANDED to appear in the United States Districted in the above case. 	ict court at the place, date, and time specified	below to
PLACE OF TESTIMONY	COURTROOM	
	DATE AND TIME	
☐ YOU ARE COMMANDED to appear at the place, date, and time in the above case.	e specified below to testify at the taking of a d	eposition
PLACE OF DEPOSITION	DATE AND TIME	
YOU ARE COMMANDED to produce and permit inspection are place, date, and time specified below (list documents or objects All records respecting any current or closed account OOB 5/2/1944, that relates to any activity from Januar all bank or account statements, copies of checks draw): held individually or jointly by Albe y 1, 2000 to the present, and inclu	rt W. Blea
PLACEGlynn, Landry, Harrington & Rice, LLP	DATE AND TIME	440.00 -
10 Forbes Rd., Suite 270, Braintree, MA 02184	Jan. 11, 2007 a	
YOU ARE COMMANDED to permit inspection of the following PREMISES	DATE AND TIME	HOW.
Any organization not a party to this suit that is subpoenaed for the take directors, or managing agents, or other persons who consent to testify on the matters on which the person will testify. Federal Rules of Civil Proce	its behalf, and may set forth, for each person des	
issuing officer's a Country for defend to B		
William T. Harrington Glynn, Landry, Harrington & 10 Forbes Rd., Suite 270, Braintree, MA 02184; 78	Rice, LLP	
(See Rule 45, Federal Rules of Civil Procedure,	Parts C & D on next page)	
If action is pending in district other than district of issuance, state district under case number	er.	